

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

In re: §  
VISTAPRINT CORP MARKETING § MDL 4:08-md-1994  
AND SALES PRACTICES § (This Order Relates to All Cases)  
LITIGATION §

**FINAL ORDER**

For the reasons stated in the accompanying Memorandum and Order, it is  
hereby

**ORDERED** that the Motion to Dismiss [Doc. # 17] filed by Defendants  
Adaptive Marketing LLC and Vertrue Incorporated and the Motion to Dismiss [Doc.  
# 21] filed by Defendant VistaPrint USA, Inc. are **GRANTED** and this Multi-District  
Litigation case and all member cases are **DISMISSED**. It is further

**ORDERED** that Plaintiffs' claims against VistaPrint Limited are **DISMISSED**  
**WITHOUT PREJUDICE** pursuant to Rule 4(m) of the Federal Rules of Civil  
Procedure for failure to obtain service of the summons and complaint.

SIGNED at Houston, Texas, this 31<sup>st</sup> day of **August, 2009**.

  
\_\_\_\_\_  
Nancy F. Atlas  
United States District Judge